



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Brian S. Forbes et al. § Art Unit: 2115
Serial No.: 09/876,277 §
Filed: June 7, 2001 § Examiner: Mark A. Connolly
Title: Controlling A Supply § Docket No. ITL.0577US
Plane Voltage During A § (P11464)
Sleep State §

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

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Technology Center 2100

REPLY TO OFFICE ACTION DATED JUNE 10, 2004

Dear Sir:

Please amend the claims in accordance with the following CLAIM AMENDMENTS section; and consider the comments in the following REMARKS section.

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Date of Deposit: June 16, 2004
I hereby certify under 37 CFR 1.8(a) that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage on the date indicated above and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.
<i>Janice Munoz</i>
Janice Munoz

Claims 2-10 are patentable for at least the reason that these claims depend from an allowable claim.

§ 103 Rejections of Claims 11-26:

As amended, the computer of independent claim 11 and the system of independent claim 19 each includes a circuit to in response to a computer being in a predetermined sleep state, couple a load to conduct current from a supply voltage plane of the computer to ground to prevent a back-driven voltage on the supply voltage plane.

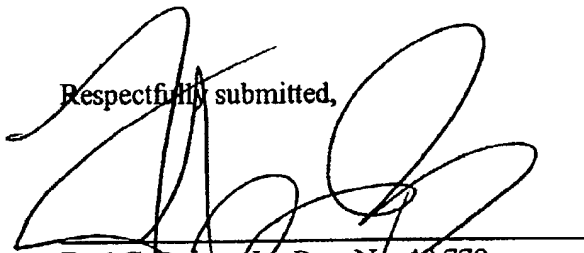
See discussion of independent claim 1 above. In particular, neither the AAPA nor Suzuki teaches or suggests a circuit to couple a load to conduct current from a supply voltage plane to ground to prevent a back-driven voltage. In this regard, the 100 k Ω resistor disclosed in Suzuki would not prevent a back-driven voltage. Thus, for at least this reason, independent claims 11 and 19 overcome the § 103(a) rejections, as the combination of Suzuki and the AAPA fails to teach or suggest all claim limitations.

Claims 12-18 and 20-26 are patentable for at least the reason that these claims depend from an allowable claim.

CONCLUSION

In view of the foregoing, withdrawal of the § 103 rejections and a favorable action in the form of a Notice of Allowance are requested. The Commissioner is authorized to charge any additional fees or credit any overpayment to Deposit Account No. 20-1504 (ITL.0577US).

Respectfully submitted,



Date: June 16, 2004

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